From-BSTZ LA MAY O 1 2006

> BACEDeclaration and Power of Attorney for Continuation-in-Part Application (37 CFR 1.63(e))

Declaration Submitted Filing:

OR

Subjectived after Initial Filing (Surcharge (37 CFR 1,16(e))

	Attomey Docket Number 15675P322C		
I	First Named Inventor Claude Chappert		-
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ľ	Filipp@ie April 14 2004		
ľ	Artunic 1736		
	Examiner Name Angebranndr, Martin	ſ	

As a below named inventor, I hereby declare that:

My residence, mailing address, and citizenship are as stated below, next to my name.

I believe lam the original, first and sole inventor (if only one name listed below) or an original and longithventor (if plural mames are listed below) of the subject matter which is claimed and for which a patent is sought on the linvention entitled:

Magnetic Etching Process, Especially For Magnetic Or Magnetooptic Recording

(Title of the Invention)

pellerilen Klymber

That this application in part discloses and claims subject matter disclose application:

> 09/600/546 Application No.:

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claim(s), as amended by any amendment specifically referred to above.

That as to the subject matter of this application which is common to said earlier application, I do not know and do not believe that the same was ever known or used in the United States of America before my invention thereof, or patented or described in any printed publication in any country before my invention thereof or more than one year prior to this application, that the same was not in public use or on sale in the United States of America more than one year prior to this application. and

That said common subject mailer has not been patented or made the subject of an inventor's certificate issued before the date of said earlier application in any country foreign to the United States of America on an application filed by me or my legal representatives or assigns more than twelve months prior to said earlier application;

The same of the sa

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for continuation in part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.

I heraby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, or inventors or plant breader's rights certificate(s), or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breader's rights certificate(s), or any PCT international application having a filing date before that of the application on which priority is claimed.

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Prior Fereign Application(s):				4.1
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PCT/FR9900043	PCT 01/12/1999 [7]	□ Yeğ' ⊠ No
	France 01/12/1898.	☐ Aee ⊠ No

Appointment of Practitioners:

Appointment of an edition of:

I hereby appoint the practitioners associated with Oustomer Number. 108/491 as my respective patent atterneys and putent action with full power of substitution, and it occasion, to prosecute this application and to transact all trainers in the UST Patent and it compare Once connected herewith:

If this patent application is assigned from the undergoes, hereby outhorizes the patent atterneys and patent application is assigned from the case of and follow instructions from the case of an investigation to be retained in the United States Patent and Inschmark Onless requiring the application without direct communication between the patent atterneys and patent are the undergoes of a state patent atterneys and patent against and the undergoes. In the example of a state in the patent atterneys and patent are undergoes to the first own or or that atterneys or patent and the area not the training to the patent and herein will be as not that the undergoes of a state Theorem in the country of antroming the period was when the definition in the confidence of the confid

I hereby declare that all statements made hereintof my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

NAME OF SOLE OR FIRST INVENTOR:

A petition has been filed for this undersigned inventor

Full Name:		laude Chappert
	(First, Might [if any], Fa	mily Name (of Surname), and Suffix [(f any))
Inventor's Signature		mily Name (6: Surname), and Suffix [(f any)) Date 3 Arul 2006
Residence Garche	es, France	Citizenship France
	(City State, Country)	(Country)
Mailing Address	, d-+ Cliqueto,	• • • • • • • • • • • • • • • • • • • •
G	arches, 92380 France	

Docket No. 15675P322C

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Full Name:		i da	Harry Beross		
·	(First, M	iddle [if any]. Fam	ily Name (or Surname),	and Suffix [if any])	
Inventor's Signat	ure tur	Kenn "	Date _		
		1— ·	14.66.		
Residence Par	is, France (Cip ₂ , Sten	- Country	Citizenship		
Mailing Address	23, rue Louis Mora			(Country)	
	Paris, 75014 Franc				
NAME OF THIRD	INVENTOR:	A petition has	been filed for this	undersigned inventor	
and the second of the second o	anting the state of			atthetical intention	
Full Name:			acques Ferre		
		dale [if any], Famil	ly Name (or Surname),	and Suffix [(f any])	
Inventor's Signatu	ire .	1v	Date	S. Arwa Soc	26
Residence Ven	rieres-to-Buisson, Fra		AND SECTION		/
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Mailing Address	(0.5) 2.2.0,	2011,11,77		(Country)	
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